

**AMENDMENTS TO THE DRAWINGS:**

The attached sheets of drawings include changes to show necessary textual labels of features of the symbols.

Attachments: Replacement Sheets - 5 pages

**REMARKS**

In the Office Action mailed June 26, 2007, the Examiner:  
objected to the application for not including an abstract;  
objected to the drawings for failing to show necessary textual labels of features of the symbols in Figs. 1-5;  
objected to claims 2, 6, and 7 for informalities; and  
rejected claims 1-8 and 10-12 under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,449,612 to *Bradley et al.* ("*Bradley*").

By this amendment, Applicants submit an abstract for the application; resubmit Figs. 1-5 to show textual labels; amend claims 2 and 5-7; and add new claims 13-25. New claims 13-25 are supported by the disclosure at least because they recite the claim elements in the original version of claims 5-7. Claims 1-8 and 10-25 are pending and under current examination.

Based on the amendments and the following remarks, Applicants respectfully traverse the Examiner's rejection of claims 1-8 and 10-12. Applicants note that the Office Action contains a number of statements reflecting characterizations of the related art and the claims. Regardless of whether any such statement is identified herein, Applicants do not automatically subscribe to any statement or characterization in the Office Action.

**Objections to the Drawings and the Claims**

By this amendment, Applicants submit an Abstract to complete the application. Further, Applicants submit the replacement sheets for Figs. 1-5 to show textual labels of feature of the symbols. Moreover, Applicants amend claims 2 and 5-7 to correct

informalities. As such, the Examiner's objections to the drawings and the claims are overcome.

**Rejection of Claims Under 35 U.S.C. § 102**

Applicants traverse the rejection of claims 1-8 and 10-12 under 35 U.S.C. § 102(e) as being anticipated by *Bradley*. To anticipate a claim, the reference must teach every element of the claim. M.P.E.P. § 2131.01 (8th ed., 2001, rev. 5, Aug. 2006). Because the reference does not teach each and every element recited in the claims, the rejection under 35 U.S.C. § 102(e) is improper and should be withdrawn.

*Bradley* does not teach, among other things, "transmitting the first statistical model from the server computer to a client computer via a communications network," as recited in amended claim 1.

*Bradley* describes a computer system having in a memory in which data from a database is loaded. From the data stored in the memory, a data mining engine of the computer system may generate a data output model which may be passed to an application program which uses the output model. The data mining engine and the application program may be implemented as client/server system where the application program acts as client and the data mining engine acts as server. (Abstract.) The data from the database is brought into a memory (22 in Fig. 1) of the computer system and is then used by the data mining engine (i.e., the server) to generate the data output model. The client, i.e., the application program, is also stored in the memory of the computer system (36 in Fig. 1). This means that the server as well as the client between which the output model is exchanged are part of the same computer system (20 in Fig. 1). The output model is only passed from a data mining engine (which is not a server

computer) to an application program (which is not a client computer) and stays inside the same computer system during the whole process.

Further, although *Bradley* describes that the computer system may be connected to a remote computer via a communication network, it neither describes nor suggests that the output model of the data mining engine is transmitted to the remote computer via the communication network. As such, *Bradley* does not teach, among other things, “transmitting the first statistical model from the server computer to a client computer via a communications network,” as recited in amended claim 1. Accordingly, *Bradley* does not anticipate claim 1.

Although of different scope, independent claim 10 recites features similar to those of claim 1. For at least the same reasons as given above in relation to claim 1, *Bradley* also does not teach each and every element of independent claim 10. Claims 2-8, 11, and 12 depend from independent claims 1 and 10, respectively. For at least the same reasons given in relation to the independent claims, *Bradley* also does not teach each and every element of these dependent claims. Accordingly, the rejection of claims 1-8 and 10-12 under 35 U.S.C. § 102(e) should be withdrawn, and the claims should be allowed.

#### **New Claims**

As explained above, *Bradley* does not anticipate claim 1. New claims 13-25 depend from claims 2-6, which further depend from independent claim 1. For at least the same reasons given in relation to the independent claims, *Bradley* also does not teach each and every element of these dependent claims. Accordingly, claims 13-25 should also be allowed.

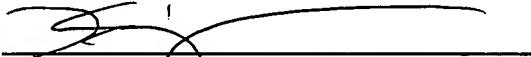
**Conclusion**

In view of the foregoing amendments and remarks, Applicants respectfully request reconsideration and reexamination of this application and the timely allowance of the pending claims.

Please grant any extensions of time required to enter this response and charge any additional required fees to our Deposit Account No. 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW,  
GARRETT & DUNNER, L.L.P.

By:   
Sherry X. Wu  
Reg. No. 54,553

Dated: November 26, 2007

**Attachments:** Replacement Drawings (5 sheets)